(19) World Intellectual Property Organization International Bureau



(43) International Publication Date 2 February 2006 (02.02.2006)

(10) International Publication Number WO 2006/010897 A1

(51) International Patent Classification: F24J 2/06

G02B 3/00.

(21) International Application Number:

PCT/GB2005/002860

(22) International Filing Date: 20 July 2005 (20.07.2005)

(25) Filing Language:

English

(26) Publication Language:

English

(30) Priority Data: 0416574.2

24 July 2004 (24.07.2004)

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(81) Designated States (unless otherwise indicated, for every kind of national protection available): AE, AG, AL, AM, AT, AU, AZ, BA, BB, BG, BR, BW, BY, BZ, CA, CH, CN, CO, CR, CU, CZ, DE, DK, DM, DZ, EC, EE, EG, ES, FI, GB, GD, GE, GH, GM, HR, HU, ID, IL, IN, IS, JP, KE, KG, KM, KP, KR, KZ, LC, LK, LR, LS, LT, LU, LV, MA,

MD, MG, MK, MN, MW, MX, MZ, NA, NG, NI, NO, NZ, OM, PG, PH, PL, PT, RO, RU, SC, SD, SE, SG, SK, SL, SM, SY, TJ, TM, TN, TR, TT, TZ, UA, UG, US, UZ, VC, VN, YU, ZA, ZM, ZW.

(84) Designated States (unless otherwise indicated, for every kind of regional protection available): ARIPO (BW, GH, GM, KE, LS, MW, MZ, NA, SD, SL, SZ, TZ, UG, ZM, ZW), Eurasian (AM, AZ, BY, KG, KZ, MD, RU, TJ, TM), European (AT, BE, BG, CH, CY, CZ, DE, DK, EE, ES, FL, FR, GB, GR, HU, IE, IS, IT, LT, LU, LV, MC, NL, PL, PT, RO, SE, SI, SK, TR), OAPI (BF, BJ, CF, CG, CI, CM, GA, GN, GQ, GW, ML, MR, NE, SN, TD, TG).

Declarations under Rule 4.17:

- as to applicant's entitlement to apply for and be granted a patent (Rule 4.17(ii)) for all designations
- of inventorship (Rule 4.17(iv)) for US only

Published:

- with international search report
- with amended claims

For two-letter codes and other abbreviations, refer to the "Guidance Notes on Codes and Abbreviations" appearing at the beginning of each regular issue of the PCT Gazette.

(54) Title: DEVICE FOR IMPROVING THE EFFICIENCY OF SOLAR PANELS

(57) Abstract: The Solar Device uses magnified glass or perspex to enhance the productivity of any solar panelling. It can be set on a frame above the panel or tile. It can also be built into the panel itself It would allow solar panels / tiles or devices to be more senergy efficient.

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According to International Patent Classification (IPC) or to both national classification and IPC										
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Minimum documentation searched (classification system followed by classification symbols) IPC 7 G02B F24J										
Documentation searched other than minimum documentation to the extent that such documents are tactuded in the fletch searched										
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EPO-Internal, PAJ, WPI Data										
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° Special ca	degories of cited documents :	T' later document put	blished after the international filing date							
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"E" earlier document but published on or after the international "X" document of paticular retevance; the claimed invention taking date "C" document which may throw doubts on priority claim(s) or two be considered novel or cannot be considered to the considered to										
which is cited to establish the publication date of another "Y" document of particular relevance; the claimed invention claimed in another claim or other special reason (as specified) cannot be considered to invoke an inventive step when the										
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Date of the	Date of the actual completion of the international search Date of mailing of the international search report									
2	4 October 2005	03/11/2005								
Name and r	meiling address of the ISA European Palent Office, P.B. 5818 Palentham 2	Authorized officer								
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Box II Observations where certain claims were found unsearchable (Continuation of item 2 of first sheet)
This International Search Report has not been established in respect of certain claims under Article 17(2)(a) for the following reasons:
Claims Nos.: because they relate to subject matter not required to be searched by this Authority, namely:
2. X Claims Nos.: 1-7 (all partially) because they relate to parts of the International Application that do not comply with the prescribed requirements to such an extent that no meaningful international Search can be carried out, specifically: see FURTHER INFORMATION sheet PCT/ISA/210
3. Ctaims Nos.: because they are dependent claims and are not drafted in accordance with the second and third sentences of Rule 6.4(a).
Box III Observations where unity of invention is lacking (Continuation of item 3 of first sheet)
This International Searching Authority found multiple inventions in this international application, as follows: .
As all required additional search fees were timely paid by the applicant, this International Search Report covers all searchable claims.
2. As all searchable claims could be searched without effort justifying an additional fee, this Authority did not invite payment of any additional fee.
As only some of the required additional search fees were timely paid by the applicant, this international Search Report covers only those claims for which fees were paid, specifically claims Nos.:
4. No required additional search fees were timely paid by the applicant. Consequently, this International Search Report is restricted to the invention first mentioned in the claims; it is covered by claims Nos.:
Remark on Protest The additional search fees were accompanied by the applicant's protest. No protest accompanied the payment of additional search fees.

FURTHER INFORMATION CONTINUED FROM PCT/ISA/ 210

Continuation of Box II.2

Claims Nos.: 1-7 (all partially)

Present claim 1 is unclear, because the claim actually does not define any structural feature of the claimed device. In particular, the specified features of claim 1 are considered non-limiting, because the expressions "may be made of...", "can be magnidied...", "can be set..." and "may be also built" leave a reader in doubt about the actual features of the device. Thus, it is impossible to determine, whether a given device actually falls under the scope of the claim.

Moreover, the expression "materials that can be magnified" is obscoure and leaves a reader in doubt about the actual structural features of the claimed device. The expression is interpreted as meaning a material having a shape that provides a magnifying optical effect.

While the description vaguely mentions various applications and functional properties of the device, it fails to disclose by which structural features the described effects are actually obtained. Thus, the teaching of the present application does not enable a skilled person to carry out the invention. This view is supported by the fact that no concrete exemplary embodiment is disclosed.

Similar remarks apply to claims 2-7. Furthermore, it appears from the description that independent claims 2, 4-7 are actually meant to further specify the device of claim 1 and are therefore regarded as dependent claims. For the search, claims 2, 4-7 are interpreted in this sense.

In view of the vague and unclear definition of the device and the obscure description, it is impossible to carry out a full search for claims 1-7. The incomplete search is based on the following structural and functional features of the device of claim 1 which appear to be clear from the description:

Namely, the device is

- used to "power the solar device more efficiently"
- used in connection with solar panels
- made of glass or plastic material having a varying thickness.

The applicant's attention is drawn to the fact that claims relating to inventions in respect of which no international search report has been established need not be the subject of an international preliminary examination (Rule 66.1(e) PCT). The applicant is advised that the EPO policy when acting as an international Preliminary Examining Authority is normally not to carry out a preliminary examination on matter which has not been searched. This is the case irrespective of whether or not the claims are amended following receipt of the search report or during any Chapter II procedure. If the application proceeds into the regional phase before the EPO, the applicant is reminded that a search may be carried out during examination before the EPO (see EPO Guideline C-VI, 8.5), should the problems which led to the Article 17(2) declaration be overcome.

information on patest family members

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